

1 Mathew K. Higbee, Esq.
2 California Bar No. 241380
3 **HIGBEE & ASSOCIATES**
4 1504 Brookhollow Dr., Ste 112
5 Santa Ana, CA 92705-5418
6 (714) 617-8350
7 (714) 597-6729 facsimile
8 Email: mhigbee@higbee.law

9 *Attorney for Plaintiff,*
10 GREAT BOWERY INC. d/b/a TRUNK ARCHIVE

11 **IN THE UNITED STATES DISTRICT COURT**
12 **FOR THE CENTRAL DISTRICT OF CALIFORNIA**
13 **WESTERN DIVISION**

14 GREAT BOWERY INC. d/b/a TRUNK
15 ARCHIVE,

16 Plaintiff,

17 v.

18 DELUXE BEAUTE BEVERLY
19 MEDICAL SPA, A PROFESSIONAL
20 CORPORATION d/b/a DELUXE
21 COSMETIC CENTER; CHERYL
22 CHEN, individually; KEVIN DO,
23 individually; TIFFANY HO,
24 individually; and DOES 1 through 10
25 inclusive,

26 Defendants.

Case No. 2:24-cv-1334-CBM-SK

[PROPOSED] ORDER

27 Before the Court is Plaintiff's Motion to Withdraw Request for Clerk's Entry
28 of Default As To Defendants Deluxe Beaute Beverly Medical Spa, A Professional
Corporation d/b/a Deluxe Cosmetic Center ("Deluxe"); Cheryl Chen ("Chen"); and
Kevin Do ("Do") and to Extend the Time For Response to Complaint.

The Court finds that the motion is based on good cause and should be granted.

Therefore, Plaintiff's Request for Clerk's Entry of Default As To Defendants
Deluxe Beaute Beverly Medical Spa, A Professional Corporation d/b/a Deluxe
Cosmetic Center; Cheryl Chen; and Kevin Do (Doc. No. 18) will be withdrawn from

1 the Docket, and Defendants Deluxe, Chen, and Do shall have up to and including
2 June 10, 2024 to answer or otherwise respond to the Complaint.

3 **SO ORDERED** on this _____ day of May 2024.

4
5
6 _____
7 Consuelo b. Marshall
8 United States District Judge
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28